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U.S. Patent and Trade mark Office; U.S. DEPARTMENT OF COMMERCE formation unless a discusus a valid OMB control reunbe are required to resoon Application Number 0991\$.513 TRANSMITTAL STEWA I Filing Date 08/28/2001 **FORM** First Named Inventor Ladyjensky Art Unit (to be used for all correspondence after mittal filing) Examiner Name Negron **Attorney Docket Number** 1471.073 Total Number of Pages in This Submission **ENCLOSURES** (Check all that apply) Fee Transmittal Form Drawing(s) to a Technology Center (TC) Appeal Communication to Board Licensing-related Papers Fee Atlached of Appeals and interferences Appeal Communication to TC (Appeal Notice, Brief) Reply Brief) 1 Petition Petition to Convert to a Proprietary Information Provisional Application Power of Attorney, Revocation Affidavits/declaration(s) Change of Correspondence Address Other Enclosure(s) (please **Terminal Disclaimer Extension of Time Request** Request for Refund Express Abandonment Request CD, Number of CD(s) Information Disclosure Statement Remarks Certified Copy of Priority NG 27 2003 Response to Missing Parts/ Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Michael A. Slavin McHate & Slavin, P.A. Individual Signature CERTIFICATE OF TRANSMISSION/MAILING Thereby certify that this correspondence is silving facisisful (ransmitted to the USP10 or deposted with the United Statist Posts, George system postage as first class mad in an envelope addressed by Commissionar to Patents, Washington, DC 20231 on this oato: 1897-1999 Typed or printed Signature

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Application No.: 09/916,513

Filing Date: Aug. 28, 2001

Examiner: Negron

Applicant(s): Ladyjensky

Atty Docket No.: 1471.073

Art Unit 2875

Title: Container for Chemiluminescent

Lighting Element

Certificate of Mailing Under 37 C.F.R. 1.8(a)

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AMENDMENT UNDER 37 CFR 1.116

This is a response to the FINAL Action, dated Jun. 12, 2003, having a shortened statutory period ending Sep. 12, 2003.

Please amend the application as follows, no new matter is added:

Remarks

It is requested that this amendment be entered because it raises no new issues and it places the case in condition for allowance.

The amendments to the claims merely follows the Examiner's suggestions and converts allowable dependent claims 14 and 18 to independent form. Claims 1, 13, 17 and 19 are canceled, leaving only allowable claims pending in the application.

The Examiner's suggestions with regard to the Abstract, drawings and specification are also implemented by this amendment.

A supplemental IDS is submitted herewith to include art cited in a continuation-inpart application. Such an IDS citation will afford consistency of art between the two cases.

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